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PAUL W. MARTIN LAW DEPARTMENT, WHQ-4		PAULA, CESAR B		
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Please find below and/or attached an Office communication concerning this application or proceeding.

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1		Applica	ation No.	Applicant(s)				
Office Action Summary		09/640	,035	DEJAEGER, WILFRIED E.				
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The Period for Re	MAILING DATE of this commun ply	nication appears on	the cover sheet with the c	correspondence ad	dress			
THE MAIL  - Extensions after SIX (6)  - If the period  - If NO period  - Failure to re  Any reply re	ENED STATUTORY PERIOD F ING DATE OF THIS COMMUN of time may be available under the provisions MONTHS from the mailing date of this community for reply specified above, the maximum st ply within the set or extended period for reply ceived by the Office later than three months int term adjustment. See 37 CFR 1.704(b).	ICATION. s of 37 CFR 1.136(a). In no munication. 30) days, a reply within the statutory period will apply and will, by statute, cause the a	event, however, may a reply be tirestatutory minimum of thirty (30) day d will expire SIX (6) MONTHS from application to become ABANDONE	nely filed  rs will be considered timely the mailing date of this co D (35 U.S.C. § 133).	y. ommunication.			
Status								
1)⊠ Res	consive to communication(s) file	ed on 16 August 20	00.					
	This action is <b>FINAL</b> . 2b) This action is non-final.							
3)☐ Sinc								
close	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition o	f Claims							
4a) C 5)	m(s) <u>1-9</u> is/are pending in the aport the above claim(s) is/am(s) is/am(s) is/are allowed. m(s) <u>1-9</u> is/are rejected. m(s) is/are objected to. m(s) are subject to restrict	re withdrawn from o						
Application P	apers							
10)⊠ The o Appli Repl:	specification is objected to by the drawing(s) filed on 16 August 20 cant may not request that any objected to declaration is objected to	000 is/are: a)⊠ acception to the drawing(so the correction is requ	) be held in abeyance. Security of the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CF	FR 1.121(d).			
Priority under	· 35 U.S.C. § 119							
a) <u></u> All 1.☐ 2.☐ 3.⊡	Certified copies of the priority	documents have be documents have be of the priority documental Bureau (PCT R	een received. een received in Applicati ments have been receive rule 17.2(a)).	on No ed in this National	Stage			
2)  Notice of Di Notice of Di	eferences Cited (PTO-892) raftsperson's Patent Drawing Review (F Disclosure Statement(s) (PTO-1449 or //Mail Date <u>2</u> .		4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate	·-152)			

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#### **DETAILED ACTION**

1. This action is responsive to the application, and IDS filed on 8/16/2000.

This action is made Non-Final.

2. Claims 1-9 are pending in the case. Claims 1-6, and 9 are independent claims.

#### **Drawings**

3. The drawings filed on 8/16/2000 have been approved by the examiner.

## Information Disclosure Statement

4. The information disclosure statement (IDS) submitted on 8/16/2000 has been considered by the examiner.

## Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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6. Claims 1-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mayer (Pat. # 6,282,511 B1, 8/28/2001, filed on 12/4/1996), in view of Oliver, D., hereinafter Oliver, "Netscape 2 Unleashed", Sams.net, 1996, pp.20-26.

Regarding independent claim 1, Mayer discloses the access, and display of the text of an HTML page (stored at a database) having hyperlinked words—options A and B—via a communications path, from a server over the Internet (col.1, lines 11-51, col. 2, lines 11-26, 47-67, col. 3, lines 29-40, fig. 1). Mayer fails to explicitly disclose: ii) at least two further options C and D, when option A is selected iii) at least two further options E and F, when option B is selected. However, Oliver teaches the display of an "Exploratorium" web page having numerous links—options C and D-- (fig. 2.3, 2.5). A user clicks on a "Project LINK" logo on the "Exploratorium" web page, which takes the user the "Project LINK" web page, which has clickable image links (fig 2.6, page 21, lines 26-page 25). It would have been obvious to a person of ordinary skill in the art at the time of the invention to have combined Mayer, and Oliver, because Oliver teaches the benefit of following links, which can take you anywhere in the world (fig. 2.3 caption). This would also permit an user(s) to have access to the information provided by those additional links.

Moreover, Mayer discloses an audio server for the serving voice data through a telephonic path over the Internet, for rendering of the text of an HTML page having hyperlinked words—options A and B-- to a user of a telephonic terminal—telephone call center (fig.1, col.1, lines 11-51, col. 2, lines 11-26, 47-67, col. 3, lines 40-col.4, line 46). Mayer fails to explicitly disclose: said further options C and D, when option A is selected; said further options E and F,

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when option B is selected. However, Oliver teaches the display of an "Exploratorium" web page having numerous links—options C and D-- (fig. 2.3, 2.5). A user clicks on a "Project LINK" logo on the "Exploratorium" web page, which takes the user the "Project LINK" web page, which has clickable image links (fig 2.6, page 21, lines 26-page 25). It would have been obvious to a person of ordinary skill in the art at the time of the invention to have combined Mayer, and Oliver, because Oliver teaches the benefit of following links, which can take you anywhere in the world (fig. 2.3 caption), and Mayer teaches the benefit of allowing a user to navigate web pages using a telephone (col.2, lines 1-26, and 44-67). This would also permit an user(s) to have access to the information provided by those additional links.

Regarding claim 2, which depends on claim 1, Mayer discloses the access of a data server by a user —remote party—via a communications network, and display of the text of an HTML page—visual options—having hyperlinked words. The user selects one of the displayed hyperlinks, which produces the display of the underlying web page associated with the hyperlink. (col. 3, lines 29-40). In other words, the user chooses a navigational branch of the web page tree—flow chart— (root web page with branching links for displaying additional information).

Furthermore, Mayer discloses an audio server for the serving over a telephonic path, voice data for rendering of the text of an HTML page having hyperlinked words to a user of a telephonic terminal—different remote party—The user voices or selects one of the audio hyperlinks, which produces the audible reading of the underlying web page associated with the hyperlink (fig. 1, col. 3, lines 40-col.4, line 46). In other words, the user chooses a navigational

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branch of the web page tree—flow chart-- (root web page with branching links for voicing additional information).

Claim 3 is directed towards a system for implementing the steps found in claim 1, and therefore is similarly rejected.

Claim 4 is directed towards a method for implementing the system found in claim 2, and therefore is similarly rejected.

Regarding independent claim 5, Mayer discloses the display of the text of an HTML page, from a data server—web site-- over the Internet, having hyperlinked words—options A and B—which are selected to access underlying information—information IA and IB— associated with such hyperlinks (col.1, lines 11-51, col. 2, lines 11-26, 47-67, col. 3, lines 29-40). Mayer fails to explicitly disclose: option C, and information IC. However, Oliver teaches the display of an "Exploratorium" web page having several links—option C-- (fig. 2.3, 2.5). A user clicks on a "Project LINK" logo on the "Exploratorium" web page, which takes the user to the "Project LINK" web page—information IC—, which has clickable image links (fig 2.6, page 21, lines 26-page 25). It would have been obvious to a person of ordinary skill in the art at the time of the invention to have combined Mayer, and Oliver, because Oliver teaches the benefit of following links, which can take you anywhere in the world (fig. 2.3 caption). This would also permit an user(s) to have access to the information provided by those additional links.

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Moreover, Mayer discloses an audio server—telephonic answering system—for the serving over a telephonic path, voice data for voicing of the text of an HTML page having hyperlinked words—options A and B—which are audibly selected to access underlying information—information IA and IB— associated with such hyperlinks in an audible manner (fig.1, col. 3, lines 40-col.4, line 46). Mayer fails to explicitly disclose: option C, and information C. However, Oliver teaches the display of an "Exploratorium" web page having several links (fig. 2.3, 2.5). A user clicks on a "Project LINK" logo—option C— on the "Exploratorium" web page, which takes the user to the "Project LINK" web page, which has clickable image links (fig 2.6, page 21, lines 26-page 25). It would have been obvious to a person of ordinary skill in the art at the time of the invention to have combined Mayer, and Oliver, because Oliver teaches the benefit of following links, which can take you anywhere in the world (fig. 2.3 caption), and Mayer teaches the benefit of allowing a user to navigate web pages using a telephone (col.2, lines 1-26, and 44-67). This would also permit an user(s) to have access to the information provided by those additional links.

Claim 6 is directed towards a system for implementing the steps found in claim 5, and therefore is similarly rejected.

Regarding claim 7, which depends on claim 5, Mayer discloses the display of the text of an HTML page having hyperlinked words—options A and B—which are selected to access underlying information—information IA and IB— associated with such hyperlinks (col. 3, lines 29-40). Mayer fails to explicitly disclose: some of information IA, IB, and IC contain further

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options. However, Oliver teaches the display of an "Exploratorium" web page having several links (fig. 2.3, 2.5). A user clicks on a "Project LINK" logo on the "Exploratorium" web page, which takes the user to the "Project LINK" web page—further option—, which has clickable image links (fig 2.6, page 21, lines 26-page 25). It would have been obvious to a person of ordinary skill in the art at the time of the invention to have combined Mayer, and Oliver, because Oliver teaches the benefit of following links, which can take you anywhere in the world (fig. 2.3 caption).

Claim 8 is directed towards a system for implementing the steps found in claim 7, and therefore is similarly rejected.

Claim 9 is directed towards a method for implementing the steps found in claim 5, and therefore is similarly rejected.

#### Conclusion

- I. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Uppaluru (Pat. # 5,915,001), Chung (Pat. # 6,115,686), and Perrone (Pat. # 6,418,199).
- II. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cesar B. Paula whose telephone number is (703) 306-5543. The

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examiner can normally be reached on Monday through Friday from 8:00 a.m. to 4:00 p.m. (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Heather Herndon, can be reached on (703) 308-5186. However, in such a case, please allow at least one business day.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3900.

Any response to this Action should be mailed to:

Director United States Patent and Trademark Office

Washington, D.C. 20231

Or faxed to:

• (703) 703-872-9306, (for all Formal communications intended for entry)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist).

CESAR B PAULA Patent Examiner Art Unit 2178

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3/10/04